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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/763,916	05/11/2001	Derek Aldcroft	PM277889	3570
909	7590 01/22/2003			
PILLSBURY WINTHROP, LLP			EXAMINER	
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MCLEAN, VA 22102		· .		
			ART UNIT	PAPER NUMBER
			1616	
			DATE MAILED: 01/22/2003	3

Please find below and/or attached an Office communication concerning this application or proceeding.



Paper No.

Notice of Non-Compliant Amendment (37 CFR 1.121)

TL	37 CFR 1.121)
The amendment filed on	is considered
the amount as amended on September 8, 2000 (se	is considered non-compliant because it has failed to meet the requirements of 3 supply the following omissions or corrections in response to this parties. In order for
the amendment to be compliant, applicant must s	see 65 Fed. Reg. 54603, Sept. 8, 2000, and 1238 O.G. 77, Sept. 19, 2000). In order for supply the following omissions or corrections in response to this notice.
TITE POST	rapply the following omissions or corrections in response to the
THE FOLLOWING ITEMS ARE REQUIRED FO	OD COLORA LA LA CALLA DE LA CALLA DEL CALLA DE LA CALLA DEL CALLA DE LA CALLA
THE ENTIRE AMENDMENT):	OR COMPLIANCE WITH RULE 1.121 (APPLICANTE AURIDA AGE
	OR COMPLIANCE WITH RULE 1.121 (APPLICANT NEED NOT RE-SUBMIT
1. A clean version of the replacement	ragraph(s)/section(s) is required. See 37 CFR 1.121(b)(1)(ii).
of the replacement par	agraph(s)/section(s) is required. See 37 OED 1 121 (1)
2. A marked in version C.1	1 a. occ 57 CFR 1.121(b)(1)(ii).
version of the replacemen	it paragraph(s)/section(s) is required to the section of the secti
3 A clean ways	nt paragraph(s)/section(s) is required. See 37 CFR 1.121(b) (1) (iii).
3. A clean version of the amended claim(s	is required See 37 OFD 1 124
7 44-11	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
4. A marked-up version of the amended cl	aim(s) is required. See 37 CFR 1.121(c)(1)(ii).
Fivelence	ann(s) is required. See 37 CFR 1.121(c)(1)(ii).
Explanation:	
(I III Place	
(LIE: Please provide specific details for correction to assist the app	licant Res.
	Tot example, "the clean version of claim 6 is missing.")
For further and	
http://www.	puired by 37 CFR 1.121, see MPEP § 714 and the USPTO website at
metp://www.uspto.gov/web/offices/dcom/olia/pbg/samr	pleafords A CFR 1.121, see MPEP § 714 and the USPTO web-it
- Fagount	juired by 37 CFR 1.121, see MPEP § 714 and the USPTO website at bleaf.pdf. A condensed version of a sample amendment format is attached.
N -	attached.
PRELIMINADY AND TO THE	
compliance with revised 37 CFD 1 121	pplicant supplies the omission or correction to the preliminary amendment in above within ONE MONTH of the mail date of this letter, examination on the it is not seen that the preliminary amendment. This notice is not seen that the preliminary amendment.
merits may commence without	above within ONE MONTH of the mail date of this letter, examination on the riginally proposed preliminary amendment. This notice is not an action under 35 it is not extendable.
U.S.C. 132, and this ONE AGO Prove	riginally proposed preliminary amondary of this letter, examination on the
	it is not extendable
AMENDARAT ATTORNA A TORNA	
given a TIME DEPLOY	MON: Since the alternative
which a TIME PERIOD of ONE MONTH or	CHIRTY DAYS 6
person supply the omission or correction p	orted of whichever is less applicant is
PERIOD MAY BE GRANTED UNDER 37 CI	TION: Since the above-mentioned reply appears to be bona fide, applicant is replicant is notice, whichever is longer, within FR 1.136(a).
Λ	R 1.136(a).
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Legal Instruments Examiner (LIE)	
on and difference Examiner (LIE)	
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(Rev. 12/01)	